## Armstrong, Kristopher

From:

Armstrong, Kristopher

Sent:

Wednesday, April 06, 2011 11:08 AM

To:

William Patmon

Cc:

Asensio, Mike

Subject:

Nayyar v. Mt. Carmel

Attachments: 20110406110605816.pdf

Bill,

Please see the attached correspondence regarding stipulation to the timeliness of claims.

## Kris

My Bio | Web site | V-card

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## Baker Hostetler

April 6, 2011

William Patmon, III, Esq. Patmon, LLC 4100 Regent St., Suite U Columbus, Ohio

Re: Sunil Nayyar v. Mount Carmel Health System, et al.

Dear Mr. Patmon:

This letter is to confirm our conversation in which we agreed that if Dr. Nayyar dismisses Case No. 2:10-cv-00135-ALM-NMK without prejudice, and re-files the same Second Amended Complaint as is currently pending, Defendants will stipulate to the timeliness of all of Dr. Nayyar's state-law claims and his non-Title VII federal-law claims so long as the case is re-filed within one year after Case No. 2:10-cv-00135-ALM-NMK is dismissed. Defendants will stipulate to the timeliness of Dr. Nayyar's federal Title VII claims so long as the case is re-filed within 90 days after Dr. Nayyar received his right-to-sue letter from the EEOC.

Very truly yours,

Kristopher J. Armstrong

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